

Exhibit 5

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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DONNA WOOD, et al., individually and on
behalf of others similarly situated,

Plaintiffs,

v.

MIKE BLOOMBERG 2020, INC.,

Defendant.

- - - - -x

Remote, videotaped deposition of AARON
SUMMERS, taken pursuant to Notice, was held via
videoconference, commencing March 29, 2023, at
10:05 a.m., on the above date, before Amanda
McCredo, a Court Reporter and Notary Public in the
State of New York.

1 A. Summers

2 truncated schedule on the weekends. Yeah, there may
3 have been, but I don't specifically recall the
4 hours.

5 Q Did you do anything to track how many hours
6 you were working?

7 A Like I said, I did not.

8 Q So, if I wanted to reconstruct the number
9 of hours that you worked every day, how would I do
10 that?

11 A Yeah, I mean, I would say --

12 MS. COLE-CHU: Objection to form.

13 A Okay. Yeah, I mean, I would say on the
14 weekdays, it was, you know, certainly the sort of
15 8:30 a.m./8:30 p.m., like I discussed.

16 And then on the weekends, maybe we would go
17 in a little bit later and leave a little bit
18 earlier. So, the office hours may have been
19 shortened on Saturday and Sunday, that I recall,
20 yeah.

21 BY MR. FIASCONE:

22 Q Did you ever take care of personal matters
23 during the workday?

24 A No, not that I recall.

25 Q Call a doctor, deal with an issue with your

1 A. Summers

2 apartment?

3 A Not -- not that I recall.

4 Q Did you ever stop for groceries or stop at
5 a pharmacy?

6 A During work hours, I don't -- no, I don't
7 recall that.

8 Q Stop at an ATM to withdraw cash?

9 A Not that I recall.

10 Q You ever order something online during the
11 workday, maybe an Amazon purchase?

12 A Not that I recall.

13 Q Did you ever complain about the hours that
14 you were working?

15 A I don't specifically -- I don't
16 specifically recall complaining about the hours I
17 was working no.

18 MR. FIASCONE: Pull up tab 20, please,
19 Clint.

20 MR. THOMAS: Tab 11 -- apologies.

21 Exhibit 11 has been marked.

22 (MB_Wood_00155857 was marked as
23 Exhibit 11 for identification,
24 as of this date.)
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